Customer No.: 31561 Docket No.: 12041-US-PA Application No.: 10/707,110

AMENDMENTS

To the Drawings:

Please add the New Drawing sheet including a new Figure 5A in the separate accompanying page attached hereto. Reconsideration is respectfully requested.

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<u>REMARKS</u>

Present Status of the Application

Examiner's indication of allowance of claims 1-12 is noted with great

appreciation.

In the outstanding Office Action, the Examiner rejected claim 13 under 35 U.S.C.

112, second paragraph as being indefinite to particularly point out the subject matter

which applicant regards as the invention. The Examiner stated that regarding claim 13,

the phrase "a switch thin film transistor and a control thin film transistor" renders the

claim indefinite because it is unclear whether the limitation(s) following the phrase are a

part of the claimed invention. Because the Applicant does not disclose in "specification

and drawings" for combining both switch thin film transistor and control thin film

transistor, wherein no lightly doped region is formed in the control thin film transistor.

In response thereto, Applicants would like to thank the Examiner for pointing out

the informality, and accordingly in order to expedite an early allowance of the above-

identified application, Applicants amended the paragraph [0029] in the specification and

the drawings including a new FIG. 5A where the allowable subject matter "wherein no

lightly doped region is formed in the control thin film transistor" recited in Claim 13 is

respectively described and shown. It is believed that no new matter adds by way of

amendments to specification and drawings, or otherwise to the application.

Reconsideration is respectfully requested. After entry of the above amendments to the

specification and drawings, it is believed that the rejection of Claim 13 under 35 U.S.C.

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112, second paragraph can be overcome, and therefore Claims 13-17 are in proper conditions for allowance.

For at least the foregoing reasons, Applicants respectfully submit that claims 1-17 are in proper condition for allowance. Reconsideration is respectfully requested.

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CONCLUSION

For at least the foregoing reasons, it is believed that all pending claims 1-17 are in proper condition for allowance. If the Examiner believes that a conference would be of value in expediting the prosecution of this application, he is cordially invited to telephone the undersigned counsel to arrange for such a conference.

Date: Ppril 19, 2006

Respectfully submitted,

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